**AFFILIATION AGREEMENT**

 **(UCLA NURSING STUDENTS)**

 This Affiliation Agreement (“the “Agreement”) is made and entered into on this \_\_\_\_ day of 20\_\_\_ by and between \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (hereinafter referred to as "AFFILIATE"), and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, a California constitutional corporation, on behalf of the School of Nursing at the University of California, Los Angeles (hereinafter referred to as "SCHOOL") with respect to the facts and circumstances set forth below.

RECITALS

 A. SCHOOL operates a number of undergraduate and graduate programs, including the program(s) described in **Exhibit A** (the “Program”), for the education of nursing students and desires access to facilities in which students can obtain broader clinical learning experiences.

 B. Clinical training experience in a clinical facility is a necessary part of the education and training in nursing.

 C. AFFILIATE owns and operates the health care facilities described in **Exhibit A** and is willing to make such facilities available to SCHOOL’s students in the Program.

 NOW, THEREFORE, in consideration of the foregoing and the mutual covenants set forth below, the parties agree as follows:

**1. GENERAL RESPONSIBILITIES.**

* 1. AFFILIATE shall provide the clinical experience for the students in the SCHOOL’s Program (“Student(s)”) at the AFFILIATE facilities identified in **Exhibit A** as set forth in this Agreement, at the dates and times only as mutually agreed to by the parties. To the extent that the details in **Exhibit A** change due to additional Programs, facilities, or types of Students added under this Affiliation Agreement, the parties may create additional versions of **Exhibit A**, which shall be signed by authorized representatives of the parties and incorporated herein, without the need for a new Agreement or Amendment to this Agreement.
	2. The Students shall be regularly enrolled students in the SCHOOL’s Program and meet any educational requirements of SCHOOL before participating in the clinical training at AFFILIATE. Students shall be held accountable to both AFFILIATE and the SCHOOL to comply with all rules and regulations of the AFFILIATE facilities.

 1.3 [OPTION 1: Neither party to this Agreement shall be obligated to pay any monetary compensation to the other or to the Student(s). OPTION 2: SCHOOL shall compensate AFFIILIATE in the amount set forth in **Exhibit A**, attached hereto and incorporated

herein by this reference, to cover the administrative costs expended by AFFILIATE in connection with this Agreement.]

**2. SCHOOL RESPONSIBILITIES.**

 2.1 Student Selection. SCHOOL shall be responsible for: (a) the delineation of the academic curriculum in SCHOOL’s nursing programs; (b) the selection, placement, and/or removal and final grading of Student(s) placed with AFFILIATE for their clinical experience; and (c) awarding all degrees.

2.2 Student Placement. Prior to placing Students at AFFILIATE, the SCHOOL shall transmit to AFFILIATE the name(s) of the Students and any other requested information as reasonably required by AFFILIATE.

2.3 Health Certification. The SCHOOL shall instruct Students that they are required to provide proof to AFFILIATE that they meet the requirements for AFFILIATE’s basic infectious disease review, which shall include health status reports for each Student assigned to clinical training, records of proof of immunization against common communicable diseases, a tuberculosis screening, and any other requirements identified by AFFILIATE. AFFILIATE’s health certification requirements are set forth in **Exhibit A-1,** attached hereto and incorporated herein by this reference. Any exception shall be discussed with AFFILIATE’s Health Clearance Coordinator before placement of the Student in order to secure the AFFILIATE's approval and acceptance of the Student.

2.4 Clinical Coordinator. SCHOOL shall submit in writing to AFFILIATE the name and credentials of the person designated as SCHOOL’s Clinical Coordinator, whose responsibilities shall be to act as liaison between SCHOOL and AFFILIATE in the development and execution of the clinical program and the evaluation of Student performance, and to engage in such other activities as are of mutual concern in the provision of student training. SCHOOL’s responsibilities shall not extend to the clinical supervision of patient care by Student while at AFFILIATE.

2.5 SCHOOL Instructors. If SCHOOL Instructors (“SCHOOL Instructors”) are present at AFFILIATE’s facilities during the Students’ clinical experience, the responsibilities of the SCHOOL Instructors, if applicable, shall be identified in **Exhibit A**. SCHOOL represents and warrants that any such Instructors shall be appropriately licensed and qualified to supervise Students, in accordance with all applicable laws, and shall meet any other requirements as identified by AFFILIATE, including the screening in Section 2.3 herein.

 2.6 Student Schedules. SCHOOL shall determine the required number of hours of clinical experience for Students. The selection of time, days, and patients for individual Students shall be made by the Student in concurrence with appropriate AFFILIATE personnel and the instructor. All plans for observation and/or clinical experience shall be subject to the approval of AFFILIATE.

2.7 Orientation. SCHOOL shall provide orientation as appropriate for the Students prior to assignment at AFFILIATE, if applicable.

2.8 Student Performance Records. SCHOOL shall maintain all records of Student performance in the clinical program as evaluated and transmitted by the AFFILIATE.

2.9 Withdrawal of Students by SCHOOL. SCHOOL shall, upon the written request of AFFILIATE, withdraw any Student from clinical training at AFFILIATE who: (a) fails to properly perform as a “student of a professional program in Nursing” or whose conduct otherwise interferes with the staff relationships or primary mission of AFFILIATE; and/or (b) violates any AFFILIATE policy or procedure and/or the professional ethics of AFFILIATE as they relate to patients, relatives or AFFILIATE personnel. SCHOOL may also discontinue the assignment of any Student at AFFILIATE at any time during the term of this Agreement in accordance with established SCHOOL rules and regulations.

2.10 Student Performance. The SCHOOL shall be responsible to the best of its ability for the conduct of the Students during the clinical training at AFFILIATE, and shall require that the Students (and SCHOOL Instructors, if applicable) comply with applicable AFFILIATE policies and procedures, state and federal laws, and requirements of the Joint Commission.

2.11 Health Insurance. SCHOOL shall ensure that the Students have health insurance coverage during their clinical rotation at AFFILIATE.

**3. AFFILIATE RESPONSIBILITIES.**

3.1 Patient Care. AFFILIATE shall be responsible for the clinical experiences of the Students assigned hereunder. Such Students shall be subject to the supervision, direction and control of AFFILIATE while performing their assignments at AFFILIATE’s facilities.

3.2 Education. AFFILIATE shall provide clinical education for Students in accordance with the educational objectives, learning experiences and performance expectations established and mutually agreed to by the SCHOOL and AFFILIATE.

3.3 Scheduling. AFFILIATE shall inform SCHOOL of the number of Students that AFFILIATE can accept and shall accept Students selected by the SCHOOL for clinical assignments in accordance with mutually agreed to schedules.

 3.4 Orientation. AFFILIATE shall provide orientation as appropriate subsequent to placement of the assigned Student(s).

 3.5 Health Clearance Coordinator. AFFILIATE shall designate an individual whose responsibility it shall be to provide SCHOOL with timely information regarding AFFILIATE’s health and vaccination requirements (“Health Clearance Coordinator”). AFFILIATE’s Health Clearance Coordinator and specific health and vaccination requirements are set forth in **Exhibit A** and **Exhibit A-1**, attached hereto and incorporated herein by this reference. AFFILIATE further agrees to provide SCHOOL with at least ninety (90) days’ prior written notice of any changes to its health certification requirements.

3.6 Clinical Coordinator. AFFILIATE shall designate an individual with sufficient clinical training whose responsibilities shall be to act as liaison between SCHOOL and AFFILIATE in the development and execution of the clinical program and the evaluation of Student performance under this Agreement (“Affiliate Coordinator”). AFFILIATE’s Affiliate Coordinator is identified in **Exhibit A**.

3.7 Supervision. Students shall perform services for patients only when under the supervision of a qualified SCHOOL Instructor and/or AFFILIATE employee (the “Preceptor”). The AFFILIATE shall remain responsible for the clinical experiences of the Student(s) assigned hereunder. Such Students shall be subject to the supervision, direction and control of the AFFILIATE while performing their assignments. Students shall work, perform assignments, and participate in ward rounds, clinics, and staff meetings and in-service educational programs at the discretion of their supervisors designated by AFFILIATE.

 3.8 Health Care. AFFILIATE shall provide or arrange for immediate emergency health care and first-aid to Student and/or instructors needing such care, including but not limited to immediate evaluation for risk of infection and appropriate follow-up care in the event of a needle stick injury or exposure to blood or bodily fluids or airborne contaminants. The cost of such care shall be borne by the Student’s health insurance. In the cases of suspected or confirmed exposure to the human immunodeficiency virus (HIV) or hepatitis, such follow-up care shall be consistent with the current guideless of the Centers for disease control (CDC) and the community standard of care. Information regarding the CDC may be obtained by calling (800) 342-2437. AFFILIATE may, upon request, require that any Student returning from an absence caused by illness or injury provide a written medical clearance from a physician.

 3.9 Staff Ratios. AFFILIATE shall maintain sufficient administrative and professional supervision of the Student(s) and SCHOOL Instructors, if applicable, to ensure that the continuity and quality of service to patients and/or other AFFILIATE clients are maintained. AFFILIATE shall not decrease the normal number of its staff as a result of the assignment of Students to AFFILIATE. Students shall have the status of learners and shall not be used to replace staff of AFFILIATE. AFFILIATE is ultimately responsible for all patient care provided to its patients.

3.10 Discontinuance of Student Assignment. AFFILIATE may upon written request, request that the SCHOOL withdraw any Student from clinical training at AFFILIATE who: (a) fails to properly perform as a “student of a professional program in Nursing or whose conduct otherwise interferes with the staff relationships or primary mission of AFFILIATE; and/or (b) violates any AFFILIATE policy or procedure and/or the professional ethics of AFFILIATE as they relate to patients, relatives or AFFILIATE personnel.

 3.11 Criminal Background Checks. As a condition of assignment at AFFILIATE, AFFILIATE may require nursing Students to provide a copy of a criminal background check. Participating Students must provide proof of such background checks to AFFILIATE and SCHOOL in order to receive clearance from the AFFILIATE prior to commencing the preceptorship and patient care. The cost of any criminal background check will be borne by the SCHOOL or the Student.

 3.12 Classroom and Conference Room Space. AFFILIATE shall provide such classroom and conference room space for faculty and Students as are available at AFFILIATE.

 3.13 Facilities. Whenever possible, AFFILIATE shall permit the use of parking facilities by instructors, and cafeteria facilities by Students and SCHOOL Instructors.

 3.14 Licensure, Certification and Accreditation. AFFILIATE shall maintain the licensure / certification of all of its health care facilities covered by this Agreement, as may be required by law, and comply with all applicable local, state and federal laws and regulations, as well as the standards of the Joint Commission. AFFILIATE shall notify SCHOOL within five (5) days of receipt of notice that AFFILIATE has knowledge that or has been notified that it is not in compliance with any such laws, regulations or standards or is subject to any enforcement proceedings concerning its license or Medicare or Medicaid certification.

 3.15 Inspection. AFFILIATE shall permit inspection of its clinical and related facilities by the SCHOOL’s Program Director or other UCLA faculty and staff to evaluate Student performance and the suitability of AFFILIATE as a clinical training site.

 3.16 Student Evaluations. If applicable, as identified on **Exhibit A**, and as agreed to by the parties, AFFILIATE staff shall evaluate the performance of each Student in the clinical program and transmit such evaluations to the SCHOOL.

**4. TERM AND TERMINATION.**

 4.1 Term. This Agreement shall become effective on the date first set forth above and shall continue in effect for an initial three (3)-year term, and shall be automatically renewed for up to three (3) additional one (1)-year terms, unless terminated earlier as set forth herein.

 4.2 Termination without Cause. This Agreement is subject to termination by either party without cause upon ninety (90) days written notice to the other party, which notice shall become effective at the end of the ninety (90)-day notice period or at the end of the SCHOOL year, whichever is greater.

4.3 Termination for Cause. In the event of a material breach of this Agreement, the aggrieved party may terminate this Agreement by giving thirty (30) days' prior written notice of termination to the breaching party. If the breach is not cured, the Agreement shall terminate at the end of the thirty (30)-day period.

4.4 Immediate Termination. Notwithstanding any other provision herein, this Agreement may be terminated immediately by either party if: (a) the insurance coverage for AFFILIATE or SCHOOL, as required hereunder, is canceled or modified; or (b) AFFILIATE loses its licensure, certification and/or accreditation required for it to operate as a health care facility under applicable laws and regulations.

**5. INSURANCE.**

5.1 AFFILIATE shall maintain insurance or self-insure its activities in connection with this Agreement by maintaining programs of self-insurance as follows:

(a) Professional Medical and Hospital Liability self-insurance with limits of one million dollars ($1,000,000) per occurrence and a general aggregate of three million dollars ($3,000,000). If such insurance is written on a claims-made form, it shall continue for five years following termination of this Agreement. The insurance shall have a retroactive date prior to or coinciding with the effective date of this Agreement and a deductible of no more than five hundred thousand dollars ($500,000). In the event that a claims-made policy is canceled or non-renewed, then the AFFILIATE shall obtain extended reporting (tail) coverage for the remainder of the five (5)-year period.

(b) General Liability Self-Insurance Program with a limit of two million dollars ($2,000,000) per occurrence. If such insurance is written on a claims-made form, it shall continue for three years following termination of this Agreement. The insurance shall have a retroactive date prior to or coinciding with the effective date of this Agreement.

(c) Workers’ Compensation Self-Insurance Program covering AFILIATE’s full liability as required by law under the Workers' Compensation Insurance and Safety Act of the State of California as amended from time to time.

(d) Such other insurance in such amounts which from time to time may be reasonably required by the mutual consent of the parties against other insurable risks relating to performance.

It should be expressly understood, however, that the coverages required under this section 5.1 (a) and (b) shall not in any way limit the liability of AFFILIATE. AFFILIATE, upon the execution of this Agreement, shall furnish SCHOOL with Certificates of Insurance evidencing compliance with all requirements. Certificates shall further provide for thirty (30) days' advance written notice to SCHOOL of any modification, change or cancellation of any of the above insurance coverages.

 5.2 SCHOOL, at its sole cost and expense, shall insure or self-insure its activities in connection with this Agreement and obtain, keep in force and maintain a program of self-insurance as follows:

(a) SCHOOL will self-insure for Professional Liability Insurance coverage for its employees, officers, agents and Students with limits of one million dollars ($1,000,000) per occurrence and a general aggregate of three million dollars ($3,000,000). If such insurance is written on a claims-made form, it shall continue for five (5) years following termination of this Agreement. The insurance shall have a retroactive date prior to or coinciding with the effective date of this Agreement and a deductible of no more than five hundred thousand dollars ($500,000). In the event that a claims-made policy is canceled or non-renewed, then SCHOOL shall obtain extended reporting (tail) coverage for the remainder of the five (5)-year period.

 (b) Comprehensive or Commercial Form General Liability Self-Insurance (contractual liability included) of not less than one million dollars ($1,000,000) per occurrence. If such insurance is written on a claims-made form, it shall continue for three years following termination of this Agreement. The insurance shall have a retroactive date prior to or coinciding with the effective date of this Agreement.

(c) Workers’ Compensation Self-Insurance in a form and amount covering SCHOOL’s full liability as required by law under the Workers' Compensation Insurance and Safety Act of the State of California as amended from time to time.

(d) Such other insurance in such amounts which from time to time may be reasonably required by the mutual consent of the parties against other insurable risks relating to performance.

It should be expressly understood, however, that the coverages required under this Section 5.1 (a) and (b) shall not in any way limit the liability of SCHOOL. SCHOOL, upon the execution of this Agreement, shall furnish AFFILIATE with Certificates of Insurance evidencing compliance with all requirements. Certificates shall further provide for thirty (30) days' advance written notice to AFFILIATE of any modification, change or cancellation of any of the above insurance coverages.

**6. INDEMNIFICATION.**

6.1 SCHOOL shall defend, indemnify and hold AFFILIATE harmless from and against any and all liability, loss, expense, reasonable attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement but only in proportion to and to the extent such liability, loss, expense, reasonable attorneys' fees, or claims for injury or damages are caused by or result from the negligent acts or omissions of SCHOOL, its officers, agents, employees and/or Students.

6.2 AFFILIATE shall defend, indemnify and hold SCHOOL and Students harmless from and against any and all liability, loss, expense, reasonable attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement but only in proportion to and to the extent such liability, loss, expense, reasonable attorneys' fees, or claims for injury or damages are caused by or result from the negligent acts or omissions of AFFILIATE, its officers agents, and/or employees.

**7. STATUS OF STUDENTS.**

7.1 During the period in which a Student is assigned to the AFFILIATE, the Student shall be under the direction and control of the Preceptor and the Affiliate Coordinator.

7.2 It is expressly agreed and understood by AFFILIATE and SCHIOOL that Students are present at AFFILIATE’s facilities to participate in activities and assignments that are of educational value to Students, and that are appropriate to the course and scope of SCHOOL’s Program(s).

 7.3 The parties acknowledge that the participating Students are not employees of the SCHOOL or AFFILIATE. Workers’ compensation coverage, if applicable, for the participating Students (and SCHOOL Instructors, if applicable) will be provided by SCHOOL. Students (and SCHOOL Instructors, if applicable) are not covered by AFFILIATE’s workers’ compensation programs and are not covered by AFFILIATE’s insurance programs.

1. **INDEPENDENT CONTRACTORS.**

The relationship between AFFILIATE and SCHOOL shall at all times be that of independent contractors. No provision of this Agreement is intended to, or shall be construed to render one party an agent, employee, servant, partner or joint venturer of the other. Students shall maintain their status as learners and neither this Agreement nor any actions hereunder shall be deemed to create an employment or agency relationship between AFFILIATE and any Student. AFFILIATE shall not be responsible in any way, directly or indirectly, to provide any employment-related benefits (including but not limited to salaries, vacation time, sick leave, Workers’ Compensation and health benefits) to Students and/or any SCHOOL faculty or staff.

1. **DISCRIMINATION – PROHIBITION.**

SCHOOL and AFFILIATE agree not to discriminate in the selection or acceptance of any Student pursuant to this Agreement because of race, color, national origin, religion, sex, sexual orientation, mental or physical disability, age, veteran's status, medical condition (cancer-related) as defined in section 12926 of the California Government Code, ancestry, or marital status; or citizenship, in accordance with requirements of applicable laws and regulations.

**10.** **COOPERATION.**

 10.1 The parties agree to cooperate with each other in the timely investigation and disposition of audits, peer review matters, disciplinary actions and third party liability claims arising out of any activities under this Agreement to the extent permitted by law. The parties shall notify one another as soon as possible of any adverse event that may result in liability to the other party. It is the intention of the parties to fully cooperate in the disposition of all such audits, actions or claims. Such cooperation may include, but is not limited to, timely notice, joint investigation, defense, disposition of claims of third parties arising from services performed under this Agreement, and making witnesses available.

 10.2 To the extent allowed by law, the parties shall have reasonable and timely access to the medical records, charts, applicable medical staff minutes and/or quality assurance data of the other party relating to any claim or investigation related to the services provided pursuant to this Agreement; provided, however, that nothing herein shall require either party to disclose any peer review documents, records or communications which are privileged under Section 1157 of the California Evidence Code, under the Attorney-Client Privilege or under the Attorney Work Product Doctrine.

 10.3 AFFILIATE agrees to notify SCHOOL within five (5) days after receipt of a complaint, summons or notice of a claim naming a Student or AFFILIATE officer, employee and/or agent, or upon initiation or investigation of the same. AFFILIATE further agrees to notify SCHOOL prior to making or accepting a settlement offer in any lawsuit or legal claim in which a Student or AFFILIATE officer, employee and/or agent has been named or in which a settlement is being proposed on their behalf.

**11. PATIENT RECORDS.**

Any and all of AFFILIATE’s medical records and charts created at AFFILIATE’s facilities as a result of performance under this Agreement shall be and shall remain the property of the AFFILIATE. SCHOOL understands and agrees that it will require all of its Students rotating through AFFILIATE facilities to maintain the confidentiality of all patient medical records and charts in accordance with AFFILIATE policies and procedures and all applicable state and federal laws and regulations, including the Health Insurance Portability and Accountability Act (“HIPAA”). SCHOOL agrees that Students shall comply with any AFFILIATE training or education required to comply with HIPAA or other applicable laws.

12. **INTERRUPTION IN SERVICE.**

Either party shall be excused from any delay or failure in performance hereunder caused by reason of any occurrence or contingency beyond its reasonable control, including, but not limited to, acts of God, acts of war, fire, insurrection, labor disputes, riots, earthquakes, or other acts of nature. The obligations and rights of the party so excused shall be extended on a day-to-day basis for the time period equal to the period of such excusable interruption. In the event the interruption of a party's services continues for a period in excess of thirty (30) days, the other party shall have the right to terminate this Agreement upon ten (10) days' prior written notice to the other party.

**13. NO ASSIGNMENT.**

Neither party shall assign their rights, duties, or obligations under this Agreement, either in whole or in part, without the prior written consent of the other party.

14. **SEVERABILITY.**

If any provision of this Agreement is held to be illegal, invalid, or unenforceable under present or future laws effective during the term hereof, such provision shall be fully severable. This Agreement shall be construed and enforced as if such illegal, invalid, or unenforceable provision had never been a part of the Agreement, and the remaining provisions shall remain in full force and effect unaffected by such severance, provided that the severed provision(s) are not material to the overall purpose and operation of this Agreement.

15. **WAIVER.**

Waiver by either party of any breach of any provision of this Agreement or warranty of representation herein set forth shall not be construed as a waiver of any subsequent breach of the same or any other provision. The failure to exercise any right hereunder shall not operate as a waiver of such right. All rights and remedies provided for herein are cumulative.

**16. MODIFICATIONS AND AMENDMENTS.**

This Agreement may be amended or modified at any time by mutual written consent of the authorized representatives of both parties. AFFILIATE and SCHOOL agree to amend this Agreement to the extent amendment is required by an applicable regulatory authority and the amendment does not materially affect the provisions of this Agreement.

**17. GOVERNING LAW.**

This Agreement shall be governed in all respects by the laws of the State of California.

**18. NOTICES.**

All notices required under this Agreement shall be deemed to have been fully given when made in writing and deposited in the United States mail, postage prepaid, certified mail, return receipt requested, and addressed as follows:

 TO SCHOOL:

With a copy to: Chief Counsel

 UCLA Health System, Office of Legal Affairs

 924 Westwood Plaza, Suite 1050

 Los Angeles, CA 90024

TO AFFILIATE:

**19. USE OF NAME.**

 AFFILIATE agrees that any use of the “UCLA”, “UCLA School of Nursing”, “UCLA Health System”, or other similar references to the University of California, Los Angeles, its faculty and/or staff, shall be subject to the prior written approval of The Regents of the University of California in accordance with the provisions of applicable law, including but not limited to, California Education Code Section 92000.

20. NO EXCLUSION.

AFFILIATE represents and warrants that AFFILIATE and AFFILIATE’s representatives are not:

(a) Currently excluded, debarred, or otherwise ineligible to participate in the Federal health care programs as defined in 42 U.S.C. Section 1320a-7b-(f) (the “Federal health care programs”) and/or present on the exclusion database of the Office of the Inspector General (“OIG”) or the Government Services Administration (“GSA”);

(b) Convicted of a criminal offense related to the provision of health care items or services but have not yet been excluded, debarred, or otherwise declared ineligible to participate in the Federal health care programs; and/or

(d) Debarred, suspended, excluded or disqualified by any Federal governmental agency or department or otherwise declared ineligible from receiving Federal contracts or federally approved subcontracts or from receiving Federal financial and nonfinancial assistance and benefits.

This shall be an ongoing representation and warranty during the term of this Agreement and AFFILIATE shall immediately notify SCHOOL of any change in the status of any of the representations and/or warranties set forth in this Section. Any breach of this Section shall give SCHOOL the right to terminate this Agreement immediately for cause.

21. **ENTIRE AGREEMENT.**

This Agreement, including its Exhibits, contains all the terms and conditions agreed upon by the parties regarding the subject matter of this Agreement and supersede any prior agreements, oral or written, and all other communications between the parties relating to such subject matter.

**22. COUNTERPARTS**

This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Copies of signatures sent by facsimile or pdf transmission shall be deemed to be originals.

IN WITNESS WHEREOF, this Agreement has been executed by and on behalf of the parties hereto on the dates indicated below.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**(“AFFILIATE”) THE REGENTS OF THE UNIVERSITY OF CALIFORNIA ON BEHALF OF THE UCLA SCHOOL OF NURSING**

**(“SCHOOL”)**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature Signature

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*Revised Master (2-25-2014)*

**EXHIBIT A**

1. Type of Program(s) offered by SCHOOL covered under this Agreement:
2. Subject Area:
3. Degree Awarded:

\_\_\_Bachelor’s Degree

\_\_\_Master’s Degree

\_\_\_Doctorate Degree

\_\_\_Advanced Practice: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. AFFILIATE facilities covered under this Agreement:

**[Insert name(s) and address(es)]**

1. Rotation Description:

Clinical care of patients

\_\_\_ Yes

\_\_\_ No

Administrative rotation

\_\_\_ Yes (describe: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)

\_\_\_ No

1. Evaluations of Students by AFFILIATE staff:

\_\_\_ Yes

\_\_\_ No

1. SCHOOL Instructors:
2. SCHOOL Instructors present at AFFILIATE:

\_\_\_ Yes

\_\_\_ No

1. Requirements for AFFILIATE Instructors:
2. AFFILIATE’s Clinical Coordinator:

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. Compensation

\_\_\_\_ Yes [**describe**]: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_ No

1. AFFILIATE’s Health Clearance Requirements

**[Please attach a copy of AFFILIATE’s health and vaccination clearance requirements (for each site covered by this Agreement) as Exhibit A-1.**

1. AFFILIATE’s Health Clearance Coordinator

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SCHOOL Representative: AFFILIATE Representative:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**EXHIBIT A-1**

**HEALTH CLEARANCE REQUIREMENTS**